PATENT

Docket No.: P0010991.00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application	of: Thomas E. Cross Jr.		
Application No.:		Examiner:	George Evanisko
Filed:	October 23, 2003	Conf. No:	8397 ·
Title:	Paddle-Style Medical Le	ad and Method	
I hereby certify that th via first class mail Mail Stop: A Alexandria, facsimile transmitte	MAILING OR TRANSMISSION: iis correspondence is being deposited with the United States Postal Service with amendment, Commissioner for Patents, P.O. Virginia 22313-1450; or ed to the U.S. Patent and Trademark Office Filing on December 10, 2008.	D. Box 1450,	
PE	TITION TO REVIVE UNING APPLICATION UND		
Mail Stop Petitio	ns		·
Commissioner fo			
P.O. Box 1450			
Arlington, VA 22	2313-1450		
	e-identified application became ce of Allowance and Fee(s) Due		
APPLIC	ANT HEREBY PETITIONS FO	OR REVIVAL OF T	HIS APPLICATION
(1) Pe (2) Re (3) Te Ju	ntable petition requires the following item tition fee; ply and/or issue fee; rminal disclaimer with disclaimer feereq ne 8, 1995; and for all design applications; tement that the entire delay was unintention	uired for all utility and plan	at applications filed before
1. Petition for	ee		
☐ Sr	nall entity - fee \$ (37 CFI ee 37 CFR 1.27.	R 1.17(m)). Applica	nt claims small entity status.
⊠ o	ther than small entity - fee \$162	0.00 (37 CFR 1.17(r	n))

2.	Reply and/or fee			
	A. The reply and/or fee to the above-noted Office Action in the form of			
	(identify type of reply):			
	has been filed previously on			
	is enclosed herewith. B. The issue fee and publication fees of \$1810.			
•	has been paid previously on			
	is enclosed herewith.			
3.	Terminal disclaimer with disclaimer fee			
	Since this utility/plant application was filed on or after June 8, 1995, no termin disclaimer is required.			
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a sm			
	entity or \$ for other than a small entity) disclaiming the required period of			
	time is enclosed herewith (see PTO/SB/63).			
4.	STATEMENT: The entire delay in filing the required reply from the due date for the			
	required reply until the filing of a grantable petition under 37 CFR 1.137(b) was			
	unintentional. [NOTE. The United States Patent and Trademark Office may require			
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